

LILLICK MCROSE & CHARLES
Daniel C. Minteer
2550 Fifth Avenue, Suite 709
San Diego, California 92103

(714) 234-4673

1981-1982

~~RECEIVED
BUSINESS DIVISION
NOV 16 9 AM '82
RECEIVED
244 - 2000
CALIFORNIA~~

set up a system of early detection of frauds, so as to combat them.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO
220 West Broadway, San Diego, CA 92101

1,45710

SECURITY PACIFIC NATIONAL BANK, a national banking association.

CINEMATRONICS, INCORPORATED, a California corporation, JIMMIE DALE PIERCE,
an individual, SUSANNE C. PIERCE, an individual, and DOES I through XX.

APPLICATION FOR

XX ANGEL OF ALL FURNITURE. **XX** ANGEL OF ALL FURNITURE.
XX ANGEL OF ALL FURNITURE. **XX** ANGEL OF ALL FURNITURE.

卷之三

190399

1 Panhandle SECURITY PACIFIC NATIONAL BANK

make application **XX** after filing a complaint for
a **XX** is entitled to a trial and award of damages
b **XX** is entitled to a trial and award of damages
c **XX** is entitled to a trial and award of damages
d temporary protective order
e **XX** is entitled to find the defendant liable for the wrong offense or version of **XX** if property in defendant's possession
f **XX** is entitled to a trial and award of damages if the property in **XX** is in temporary custody of defendant's
g **XX** is entitled to a trial and award of damages if the property in **XX** is in temporary custody of defendant's
h **XX** is entitled to a trial and award of damages if the property in **XX** is in temporary custody of defendant's

3. Dated by [Signature] CINEMATRONICS, INCORPORATED

a **(XX)** is an operation, **XX**, carried on in California, by one or more persons, not qualified to do business in California.
 b **(XX)** is a California partnership or other unincorporated association, **XX**, which is a foreign partnership which **XX** has not
 qualified to do business in California, and **XX** has not registered as a foreign partnership which **XX** has not
 qualified to do business in California under C.P. 15200.
 c **(XX)** is an individual who **XX** resides in California, and does not reside in California.
 3 **XX** Atta, Plaintiff, has not paid for a purpose other than the entry of an action for money which is not secured within the meaning
 of C.P. 443.010, **XX**, and is based upon a contract, the facts showing plaintiff is entitled to a payment are set forth in the
XX The complaint is attached at Exhibit **XX** following facts.

4. The claim at issue of the contract by the creditor defendant of a trade business or profession. The claim is not based on the law of torts of property, alienation of property, the furnishing of services, or the law of money whereby a claim may be asserted against the defendant for the recovery of funds or amounts due and owing.

5. Plaintiff seeks to recover from defendant the amount, exclusive of interest, of \$ 3,174,035.59, plus which includes estimated costs of \$ 1,000.

b. **(X)** which includes estimated allowable attorney fees of \$ 10,000.
6. Plaintiff has no information or belief that the claim is discharged or the prosecution of the action is stayed in a proceeding under the National Bankruptcy Act.

(Continued on reverse side)

Received by the
Secretary of State
February 1, 1877.

APPLICATION FOR ATTACHMENT,
TEMPORARY PROTECTIVE ORDER, ETC.

C.P. 11 482 080 482 080
484 011-484 010 484 310
484 3. 418 510 418 510
485 512 485 510 486 010
Form 101 Cn 11b